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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Docket Number (Optional) 11502/34
In re Application of: Duane D. Blatter	
Application No.: 10/780,110	
Filed: February 17, 2004	
For: PAIRED EXPANDABLE ANASTOMOSIS DEVICES	
The owner", <u>Vital Access Comparation</u> of <u>100</u> percent interest in except as provided below, the terminal part of the statutory term of any patent granted on the instant at the expiration date of the full statutory term prior patent No. <u>873.08.25</u> as the term of said 9713, and as the term of said prior patent application shall be expirated by any terminal disclaimer. The tegration that the projection shall be enforceable only form duting use prior that it and adherent. The tegration that the projection shall be enforceable only form duting use prior that it and the segment of the full statutory terminal disclaimer. The tegration of the terminal part	'prior patent is defined in 36 U.S.C. 15 where hereby agrees that any patent is orlor patent are commonly owned. This uccessors or assigns. If granted on the instant application tha prior patent, "as the term of said prior patent," as the term of said prior.
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I hereby declare that all statements made herein of my own knowledge are true and that a belief are belie wed to be true; a nof further that these statements were made. with the knowledge that made are punis hable by fine or imprisonment, or both, under Se ction 1001 of Title 18 of the United St statements may jeopardize the validity of the application or any patent issued thereon.	willful false statements and the like so
2. The undersigned is an attorney or agent of record. Reg, No	
- Eng	April 5, 2011
Signature	Date
G. Douglas Smith, President and CEO, Vital Access	Corporation
Typed or printed name	
	8018913684
✓ Terminal disclaimer fee under 37 CFR 1.20(d) included.	resoptions (Mainten
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